



Docket No.

ARENT FOX KINTNER PLOTKIN & KAHN, PLLC

Nikaido, Marmelstein, Murray & Oram Intellectual Property Group

Declaration For U.S. Patent Application

My reside I believe	ence, I am i e liste	d below) of the si	ss and citizensh and sole invent abject matter wh	ip are as stated or (if only one nich is claimed	name is listed and for which	ne. below) or an origina a patent is sought on YMERIZATION	the invention entit	ventor (if plural led
the specif	ficatio	n of which is atta	ched hereto unl	ess the followi	ng box is check	ced:		
And/or	was filed onNumber			and was		As PCT International Application As United States Application		
amended I acknowl I hereby o certificate below an	state by an ledge claim e, or §	that I have revie y amendment refe the duty to disclo foreign priority b (365(a) of any PC	erred to above, se information enefits under 3: T International below any fore	which is mater 5 U.S.C. §119 application whigh application	ial to patentabi (a)-(d) or §365 nich designated for patent or	ove-identified specifility as defined in 37 C(b) of any foreign appart least one country (inventor's certificate ned:	C.F.R. §1.56. olication(s) for pate other than the Unit or PCT Internation	ent or inventor's ed States, listed anal Application
		MI2001 A (00482	ITALY	08 M	ARCH 2001	Priority (XXX Yes	□ No
(List pri	ior	(Number)	(C	Country)	(Day	Month/Year Filed)	—— ∏ Yes	□ No
applications)		(Number)		ountry) (Da		Month/Year Filed)	les	□ No
		(Number)	(C	Country)	(Day	Month/Year Filed)		
I hereby o	claim	the benefit under	35 U.S.C. §11	9(e) of any Un	ited States prov	risional application(s)	listed below.	
	(Application Number)				(Filing I	Date)		
	(Application Number)				(Filing I	Date)		
			See attached l	ist for addition	al prior foreign	or provisional applic	ations.	
applicatio applicatio §112, I ac	on(s) d on is n cknow	esignating the Un ot disclosed in the dedge the duty to	nited States of a ne prior applica disclose inform	America listed tion(s) (U.S. on tion to the contract of the c	below and, insor PCT) in the material to pa	application(s) or §3. sofar as the subject m manner provided by tentability as defined of Tinternational filing	natter of each of the the first paragraph in 37 C.F.R. §1.5	ne claims of this of 35, U.S.C. which became
(List prior L	J.S.							
Applications or PCT International applications designating the U.S		(Application Serial N (Application Serial N			(Filing Date)		(Status) (patented, pending, abandoned)	
					(Filing Date)	(Statu	is) (patented, pend	ing, abandoned)
And I her	80; Cl	iarles M. Marme	lstein, Reg. No	o. 25,895; Geo	rge E. Oram, .	luding as principal att	; Douglas H. Gold	hush, Reg. No.

And I hereby appoint the firm of Arent Fox, Customer Number 004372 including as principal attorneys: Robert B. Murray, Reg. No. 22,980; Charles M. Marmelstein, Reg. No. 25,895; George E. Oram, Jr., Reg. No. 27,931; Douglas H. Goldhush, Reg. No. 33,125; David T. Nikaido, Reg. No. 22,663; Richard J. Berman, Reg. No. 39,107; Murat Ozgu, Reg. No. 44,275; Robert K. Carpenter, Reg. No. 34,794; Gregory B. Kang, Reg. No. 45,273; Rustan Hill, Reg. No. 37,351; Kevin Turner, Reg. No. 43,437; Carl Schaukowitch, Reg. No. 29,211; Hans J. Crosby, Reg. No. 44,634, and Brian A. Tollefson, Reg. No. 46,338.

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be take in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

I hereby declare that all statements and herein of my own knowledge are true and that the attements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 16 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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